14 WALL STREET, NEW YORK, N. Y. 10005 (212) 732-1040, TELEX: 126201

280 PARK AVENUE, NEW YORK, N. Y. 10017 (212) 732-1040; TELEX: 126697

125 WORTH AVENUE, PALM BEACH, FLORIDA 33480 (305) 833-1040

TLH: SHL

WHITE & CASE
1747 PENNSYLVANIA AVENUE, N. W.
WASHINGTON, D. C. 20006

(202) 872-0013 TELEX: 89543

RECORDATION NO. 11931- A

JUL 10 1981 -11 15 AM

Ms. Agatha L. Mergenovich INTERSTATE COMMERCE COMMISSION Secretary Interstate Commerce Commission

Room 2215

Washington, DC 20423

Dear Ms. Mergenovich:

20 PLACE VENDÔME, 75001 PARIS, FRANCE 260, 34, 05; TELEX: 220242

66 GRESHAM ST., LONDON EC2V 7LB, ENGLAND 726-6361, TELEX: 884787

> 2 ICE HOUSE STREET, HONG KONG B-253061; TELEX: 63604

July 9, 1981

1-1914029

Date: UL 1 0 198

ICC Washington, D. C.

Enclosed are an original of the secondary document described below and one copy thereof for recordation pursuant to 49 U.S.C. §11303.

The enclosed document is an Amendment of Lease dated as of June 1, 1981, amending an Equipment Lease dated as of May 1, 1980, which has been recorded with the Commission under Recordation No. 11931.

The parties to the enclosed Amendment of Lease are United States Trust Company of New York, New York, NY, as Lessor, and Amax Inc., Greenwich, CT, as Lessee. The Equipment to which the enclosed Amendment of Lease pertains is described in the Equipment Lease.

The required fee of \$10 is enclosed. Please return the original of the enclosed document to our messenger after stamping the same as evidence of filing.

The following is a short summary of the enclosed document for purposes of inclusion in the Commission's index: Amendment of Lease dated as of June 1, 1980, amending Equipment Lease dated as of May 1, 1980, Recordation No. 11931, between United States Trust Company of New York, New York, NY, as Lessor, and Amax Inc., Greenwich, CT, as Lessee, covering the Equipment as defined in said Equipment Lease.

Very truly yours,

Thomas L. Higginson, Jr., as agent for the parties

Enclosures

Counterpost -

10546

JUL 10 1981 - 11 12 AM

INTERSTATE COMMERCE COMMISSION

AMENDMENT OF LEASE (AMAX Trust No. 80-1)

AMENDMENT OF LEASE dated as of June 1, 1981 ("this Amendment") between UNITED STATES TRUST COMPANY OF NEW YORK, a New York corporation (the "Lessor"), not individually but solely as trustee under the Trust Agreement referred to in the Lease hereinafter referred to, and AMAX INC., a New York corporation (the "Lessee").

The Lessor and the Lessee are parties to, among other things, an Equipment Lease dated as of May 1, 1980 (the "Lease") between Lessor and Lessee, with respect to certain Equipment described therein. All terms used in this Amendment and not otherwise defined shall have the meanings set forth in the Lease.

Section 2.5 of the Lease provides for adjustment of the Fixed Rental and the Casualty Values and Termination Values if, among other things, (w) the transaction costs set forth in Section 2.8 of the Participation Agreement exceed 1.5% of the Purchase Price for the Equipment, (x) the percentage of Lessor's Cost advanced to the Lessor by either the Trustors or the Note Purchasers shall differ from that set forth in Recital B to the Lease, (y) the Purchase Price for any rail car constituting a part of the Equipment shall be other than \$47,000, or (z) the Equipment is not delivered in accordance with the schedule for delivery set forth therefor in Schedule A to the Lease.

Because of increased transaction costs and differences in the debt/equity ratio and the Purchase Price and delivery dates of the Equipment, the Lessor and the Lessee desire to amend the Lease in order to adjust the Fixed Rental

and the Casualty Values and Termination Values pursuant to said Section 2.5.

NOW, THEREFORE, the Lessor and the Lessee hereby covenant and agree as follows:

- 1. The Lease is hereby amended as follows:
- a. The figure "5.0500%" appearing in the third line of Section 2.1(b) of the Lease is hereby changed to "5.095461%."
- b. Schedule C to this Amendment is hereby substituted for Schedule C to the Lease.
- c. Schedule D to this Amendment is hereby substituted for Schedule D to the Lease.
- 2. Except as expressly modified and amended by this Amendment, the Lease is hereby ratified and confirmed in full force and effect.
- 3. The parties hereby agree that the final Lessor's Cost is \$7,084,504.40.
- 4. Pursuant to Section 1.2(2) of the Security Agreement and Section 9.5 of the Participation Agreement, the parties agree that the consent of the Security Trustee to this Amendment is not required.
- 5. This Amendment may be executed in several counterparts, each of which when so executed shall be deemed to be an original and in each case such counterparts shall constitute but one and the same instrument.
- 6. This Amendment shall be construed in accordance with the laws of the State of New York without regard to principles of conflict of laws, provided, however, that the parties shall be entitled to all rights conferred by any ap-

plicable Federal statute, rule or regulation.

IN WITNESS WHEREOF, the parties hereto have caused this Amendment to be executed by their respective officers thereunder duly authorized and their corporate seals to be affixed as of the day and year first above written.

UNITED STATES TRUST COMPANY OF NEW YORK, not individually but solely as Trustee under AMAX Trust No. 80-1.

By James B. Augustus Its Assistant Vice Presiden

[CORPORATE SEAL]

ATTEST

Assistant Secretary

AMAX INC.

By Color

[CORPORATE SEAL]

Assistant Secretary

STATE OF NEW YORK)
) ss.: COUNTY OF NEW YORK)
CONTI OF ILM TORK
On this 25 day of June, 1981, before me personally appeared [HOMAS B. ZAKRZEWSK], to me personally known, who being by me duly sworn,
THOMAS B. ZAKRZEWSKI, to me personally known, who being by me duly sworn,
says that he is an Assistant Vice President of UNITED STATES TRUST COMPANY OF NEW YORK, that one of the seals affixed to the foregoing instrument is the
corporate seal of said corporation, that said instrument was signed and sealed
on behalf of said corporation by authority of its Board of Directors, and he acknowledged that the execution of the foregoing instrument was the free act
and deed of said corporation.
$\overline{\mathcal{O}}$
B. O. A.
Tedenis (Land
Notary Public
FEDERICO C. SANTOS [NOTARIAL SEAL] Notary Public, State of New York
No. 41-4691650 Qualified in Queens County
My Commission expires: Qualified in Queens County Commission Expires March 30, 1983
STATE OF INDIANA)
) ss.:
COUNTY OF MARION)
On this O. H. day of Type 1001, before me managed live anneared
On this Add day of June, 1981, before me personally appeared Lawry Thickney , to me personally known, who being by me duly sworn, says
Lowry Bkoklova, to me personally known, who being by me duly sworn, says that he is a Vice President of AMAX INC., that one of the seals affixed to the
foregoing instrument is the corporate seal of said corporation, that said in- strument was signed and sealed on behalf of said corporation by authority of
its Board of Directors, and he acknowledged that the execution of the forego-
ing instrument was the free act and deed of said corporation.
Notary Public (C
Notarial SEAL]
My Commission expires: 3/12/83

County of Residence; Hamilton

Schedule C to Amendment

SCHEDULE C (to Equipment Lease)

SCHEDULE OF CASUALTY VALUE

The Casualty Value for an Item of Equipment payable on any Rental payment date shall mean an amount equal to the percent of the Purchase Price of such Item set forth opposite such date in the following schedule:

Rental Payment Date on which Casualty Value is paid	Percentage of Purchase Price Payable as Casualty Value
1/2/1981	103.8224
7/2/1981	103.8224
1/2/1981	105.5564
7/2/1982	107.4003
1/2/1983	107.4003
7/2/1983	110.3207
1/2/1984	111.4084
7/2/1984	105.9655
1/2/1985	106.5920
7/2/1985	107.0175
1/2/1986	107.2040
7/2/1986	100.8753
1/2/1987	100.6462
7/2/1987	. 100.2352
1/2/1988	99.6204
7/2/1988	92.5351
1/2/1989	91.5891
7/2/1989	90.4831
1/2/1990	89.2170
7/2/1990	87.8116
1/2/1991	86.2964
7/2/1991	84.6763
1/2/1992	82.9534
7/2/1992	81.1255
1/2/1993	79.2077
7/2/1993	77.2212
1/2/1994	75.2062
7/2/1994	73.1484
1/2/1995	71.0411
7/2/1995	68.8681
1/2/1996	66.6304
7/2/1996	64.2932
1/2/1997	61.8768
7/2/1997	59.3553

SCHEDULE C page 2

Rental Payment Date on which Casualty Value is Paid	Percentage of Purchase Price Payable as Casualty Value
1/2/1998	56.7486
7/2/1998	54.0283
1/2/1999	51.2139
7/2/1999	48.2728
1/2/2000	45.2284
7/2/2000	42.0476
1/2/2001	38.7554
7/2/2001	35.3161
1/2/2002	31.7565
7/2/2002	28.0381
1/2/2003	24.1257
7/2/2003	20.0000

AMAX Trust No.80-1

Schedule D to Amendment

SCHEDULE D (to Equipment Lease)

SCHEDULE OF TERMINATION VALUE

The Termination Value for an Item of Equipment payable on any Fixed Rental payment date shall mean an amount equal to the percent of the Purchase Price of such Item set forth opposite such date in the following schedule:

Rental Payment Date on which Termination Value is paid	Percentage of Lessor's Cost Payable as Termination Value
1/2/1992	82.9534
7/2/1992	. 81 . 1255
1/2/1993	79.2077
7/2/1993	77.2212
1/2/1994	75.2062
7/2/1994	73.1484
1/2/1995	71.0411
7/2/1995	68.8681
1/2/1996	66.6304
7/2/1996	64.2932
1/2/1997	61.8768
7/2/1997	59.3553
1/2/1998	56.7486
7/2/1998	54.0283
1/2/1999	51.2139
7/2/1999	48.2728
1/2/2000	45.2284
7/2/2000	42.0476
1/2/2001	38.7554
7/2/2001	35.3161
1/2/2002	31.7565
7/2/2002	28.0381
1/2/2003	24.1257
7/2/2003	20.0000

AMAX Trust No. 80-1

United States Trust Company of New York 45 Wall Street New York, New York 10005

Attention: Corporate Trust and Agency Division

Re: AMAX Trust No. 80-1

Dear Sirs:

Pursuant to Section 2(e) of the Trust Agreement dated as of May 1, 1980 among the undersigned and you, the undersigned hereby authorize and direct you to execute and deliver the Amendment of Lease attached hereto.

Very truly yours,

CU INVESTORS CO. #17

Vice President

AMERITRUST COMPANY